REMARKS

The application has been amended and is believed to be in condition for allowance.

The drawings figures were objected to for the reference number 4 not being mentioned in the specification with reference to Figure 2.

The specification has been responsively amended. No new matter has been entered by way of this amendment. Specification page 8 discloses that the device 10 in Figure 1 includes a first chamber 1 with walls 4 of a wall material that allows a mechanical processing of the granules/liquid through these walls 4. Beginning at line 23, it is disclosed that Figure 2 shows a second embodiment of a device according to the invention wherein a second chamber 2 is arranged inside the first chamber 1. The first chamber is shown to have the walls 4 previously discussed.

The specification was objected to in the sentence spanning pages 2-3 of the Official Action, "[t]he specification teaches the binder phase consists of a cement-based system and then state the cement-based system comprises cements selected from the group consisting of ...". The specification has been amended.

Claim 14 is cancelled.

Claims 9-11, 18 and 19 were rejected under section 112, first paragraph, for failing to comply with the written description requirement. Applicants respectfully disagree.

The specification makes clear that the powdered material comprises the granules and may further comprise an additive. Various additives are disclosed. The claims have been amended to avoid any confusion. Withdrawal of the rejection is solicited.

Claims 1, 5, 9-11, and 13-23 were rejected as indefinite.

Claim 1 has been amended as suggested to replace "it" with "the powdered material" and to replace "consisting of" with "comprising".

The issue as to claim 5 is believed resolved by moving to open language "comprising" for the binder phase.

Claims 9-11 and 13-23 have been amended to overcome this rejection.

New claims are added reciting subject matter taken from the previously pending clams. No new matter is entered.

Withdrawal of the rejection is solicited.

As claim 1 was indicated to be directed to allowable subject matter, and would be allowed if rewritten to overcome the indefiniteness rejection, allowance of claim 1 and the depending claims is solicited.

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The substantive rejections need not be addressed as these claims now depend from claim 1.

Having addressed all the outstanding issues, the amendment is believed to be fully responsive.

Should there be any matters that need to be resolved in the present application; the Examiner is respectfully requested to contact the undersigned at the telephone number listed below.

The Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 25-0120 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17.

Respectfully submitted,

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